#### 12-12020-mg Doc 2480 Filed 12/14/12 Entered 12/19/12 15:50:51 Main Document Pq 1 of 31

#### IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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DERRICK LYTLE,

5082 Luna Negra Drive

Plaintiff,

VISTA LAGO HOMEOWNERS ASSOCIATION,

BANCORP MORTGAGE CORPORATION

VP MORTGAGE ELECTRONIC REGISTRATION

Orlando, FL 32911

vs.

GMAC MORTGAGE LLC,

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And

AND

INC 12

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BIRMINGHAM BANCORP MORTGAGE

15 6230 ORCHARD LAKE ROAD STE 208

16 WEST BLOOMFIELD, MI 48322

17 AND

18 MORTGAGE ELECTRONIC REGISTRATION

19 SYSTEM INC. AS NOMINEE FOR BIRMINGHAM

20

21

AND

KATRINA JORDAN

SYSTEMS, INC

22

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) Case No.: 12-BK-12032

) Adv. Proc. No.

COMPLAINT FOR INJUNCTIVE RELIEF, SANCTIONS AND TO DETERMINE NATURE AND EXTENT OF LIENS PURSUANT TO 11 U.S.C. 506(A) - 1

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1	AND )
2	JEFFREY STEPHAN VP
3	MORTGAGE ELECTRONIC REGISTRATION )
4	SYSTEMS INC.
5	ALL UNKNOWN PARTIES )
6	Defendant )_
7	
8	COMPLAINT FOR INJUNCTIVE RELIEF, SANCTIONS AND TO DETERMINE NATURE AND EXTENT
9	OF LIENS PURSUANT TO 11 U.S.C. 506(A)
10	Plaintiff, Derrick Lytle, pro se Plaintiff seeks injunctive relief and
11	sanctions, and to Determine Nature and Extent of Liens pursuant to 11 U.S.C.
12	506(A), 11 U.S.C. 105(a) and this Court's inherent equitable powers, against
13	GMAC Mortgage LLC ("GMAC Mortgage") for engaging in bad faith conduct that
14	abused the judicial process.
15	PARTIES
16	1. Derrick Lytle, are the record owners of the Property sough to be
17	foreclosed by the Plaintiff's alleged Mortgage.
18	2. Defendant GMAC Mortgage has alleged that it holds the Note and
19	mortgage of Plaintiff's mortgage.
20	3. Defendant Vista Lago Homeowners Association, Inc., are entities who
21	have or may claim some right, title or interest in the Property sough
22	to be foreclosed by Plaintiff's Mortgage.
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	COMPLAINT FOR INJUNCTIVE RELIEF, SANCTIONS AND TO DETERMINE NATURE AND EXTENT
	OF LIENS PURSUANT TO 11 U.S.C. 506(A) - 2
	II I

4. Defendant Mortgage Electronic Registration Systems, Inc., Jeffrey

Stephan and Katrina Jordan submitted fraudulent Assignments to force
an illegal foreclosure on Plaintiff's property.

#### JURISDICTION

- 5. The Court has jurisdiction over this lawsuit because it involves a core matter pursuant to 28 U.S.C. 1334 and 28 U.S.C. 157(a),(b)(2)(b)(2)(g).
- 6. This adversary proceeding relates to In re GMAC MORTGAGE LLC, a chapter 11 case pending before the United States Bankruptcy Court for the Southern District of New York, docketed as case number 12-BK-12032
- 7. This action is brought pursuant to Bankruptcy Rule 70012(2) to determine the validity, priority, or extent of a lien, ownership (holder of the Note) or other interest in property, i.e., the interest of Defendant in Plaintiff's home.
- 8. Plaintiff purchase the Property on or about April 17, 2002 from Birmingham Bancorp Mortgage Corporation.
- 9. Jairo Serna and Monica Arebelaez executed a Warranty Deed on September 23, 2008 to Plaintiff
- 10. GMAC is not the Owner of Plaintiff Mortgage/Note and is not the Real Party of Interest in this alleged foreclosure at issue.
- 11. Plaintiff disputes GMAC claim and secured status in its totality.
- 12. On or about April 6, 2010, Defendant Mortgage Electronic

  Registration Systems, Inc., as nominee for Birmingham Bancorp Mortgage

  Corporation recorded the first fraudulent Assignment of Mortgage and

COMPLAINT FOR INJUNCTIVE RELIEF, SANCTIONS AND TO DETERMINE NATURE AND EXTENT OF LIENS PURSUANT TO 11 U.S.C. 506(A) - 3

signed by Robo signer Jeffrey Stephan, Vice President for Mortgage

Electronic Registration System, Inc.

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Plaintiff received an assessment of the value of his residence at 5082 Luma Negra Drive Orlando, FL 32811 from the Orange County's Assessment Department. The 2012 market value is listed as \$50,000.

- 14. Therefore, Plaintiff can 'STRIP OFF' as totally unsecured the difference. Since the amount of the mortgage exceeded the balue of the Plaintiff's residence on the date of Defendant filing for Chapter 11.
- On April 16, Defendant Mortgage Electronic Registration System 15. Inc., as nominee for Birmingham Bancorp Mortgage Corporation submitted a fraudulent corrective assignment of mortgage. See Exhibit A a true and correct copy attached.
- Plaintiff request this court to force the Defendant GMAC Mortgage 16. to accept a Twenty Four Thousand Dollar buyout of Plaintiffs mortgage by stripping the mortgage to todays market value.
- Therefore, the lien of Defendant must be declared void, but the 17. claim allowed as an unsecured claim under the Chapter 11 plan. WHEREFORE, Plaintiff requests that this Court assume jurisdiction of this case and order that Defendant's secured interest in Plaintiffs home is void, that Defendant's claim as the owner/holder of note be declared void.

Dated this 12/10/2012

DERRICK LYTLE, PRO SE

## EXHIBIT "A"

## COMPLAINT TO FORECLOSE MORTGAGE

6-5

IN THE CIRCUIT COURT OF THE 9TH JUDICIAL CIRCUIT, IN AND FOR ORANGE COUNTY, FLORIDA

GMAC MORTGAGE, LLC,

PLAINTIFF.

VS.

DERRICK LYTLE, LAKEYSHA LYTLE, VISTA LAGO HOMEOWNERS ASSOCIATION, INC., ANY AND ALL UNKNOWN PARTIES CLAIMING BY, THROUGH, UNDER AND AGAINST THE HEREIN NAMED INDIVIDUAL DEFENDANT(S) WHO ARE NOT KNOWN TO BE DEAD OR ALIVE, WHETHER SAID UNKNOWN PARTIES MAY CLAIM AN INTEREST AS SPOUSES. HEIRS, DEVISEES, GRANTEES OR OTHER CLAIMANTS, JOHN DOE AND JANE DOE AS UNKNOWN TENANTS IN POSSESSION,

CASE NO. 12-C4-9892

DEFENDANTS.

#### VERIFIED COMPLAINT TO FORECLOSE MORTGAGE

Plaintiff, GMAC MORTGAGE, LLC, by and through its undersigned attorneys, sues the Defendants, DERRICK LYTLE, LAKEYSHA LYTLE, VISTA LAGO HOMEOWNERS ASSOCIATION, INC. and ANY AND ALL UNKNOWN PARTIES CLAIMING BY, THROUGH, UNDER AND AGAINST THE HEREIN NAMED INDIVIDUAL DEFENDANT(S) WHO ARE NOT KNOWN TO BE DEAD OR ALIVE, WHETHER SAID UNKNOWN PARTIES MAY CLAIM AN INTEREST AS SPOUSES, HEIRS, DEVISEES,

GRANTEES OR OTHER CLAIMANTS; JOHN DOE AND JANE DOE AS UNKNOWN TENANTS IN POSSESSION, and hereby alleges as follows:

- 1. This is an action to foreclose the Mortgage on real property (the "Property") located in ORANGE County, Florida.
- 2. On or about APRIL 17, 2009, Defendants DERRICK LYTLE and LAKEYSHA LYTLE (the "Borrowers") executed and delivered a promissory Note and Mortgage. The Mortgage was recorded on APRIL 27, 2009, in Official Records Book 9863, Page 5648 of the Public Records of ORANGE County, Florida, and was subsequently assigned to Plaintiff. A copy of the Mortgage and a copy of the Note are attached hereto and incorporated herein as Exhibit "A".
- Defendants, DERRICK LYTLE and LAKEYSHA LYTLE are the record owners
  of the Property sought to be foreclosed by the Plaintiff's Mortgage.
- 4. Defendants DERRICK LYTLE, LAKEYSHA LYTLE, VISTA LAGO HOMEOWNERS ASSOCIATION, INC. and ANY AND ALL UNKNOWN PARTIES are persons or entities who have or may claim some right, title or interest in the Property sought to be foreclosed by Plaintiff's Mortgage.
- 5. Plaintiff owns and holds the Note and Mortgage.
- 6. There has been a default under the Note and Mortgage in that the payment due NOVEMBER 1, 2011, and each and every payment due thereafter have not been made.
- 7. Plaintiff has, if required by the Note and Mortgage, demanded payment of the obligation reflected by the Note and Mortgage, but despite such demand, said default has not been cured.

- 8. On or about, FEBRUARY 13, 2012, a letter was sent to the Borrowers advising the Borrowers of a default under the Note and Mortgage, and providing the Mortgagee's intent to accelerate all principal and interest under the Note and Mortgage to be immediately payable.
- 9. In order to protect its security, the Plaintiff may have advanced and paid ad valorem taxes, insurance premiums required by the Mortgage and other necessary costs, or may be required to make such advances during the pendency of this action. Any such sum so paid will be secured by the lien of the Mortgage and due and owing to Plaintiff.
- 10. Plaintiff is due the sum of ONE HUNDRED SEVENTY-EIGHT THOUSAND EIGHT HUNDRED EIGHTY-FOUR AND 68/100 DOLLARS (\$178,884.68) in principal under the Note and Mortgage, plus interest from OCTOBER 1, 2011, escrow and title search expenses for ascertaining necessary parties to this action.
- 11. As a result of the default under the Note and Mortgage, it has become necessary for the Plaintiff to retain the services of Pendergast & Morgan, P.A., to prosecute this action. The Plaintiff has agreed and is obligated to pay its attorneys a reasonable fee and costs for the prosecution of this foreclosure action. Pursuant to the terms and provisions of the Note and Mortgage, Plaintiff is entitled to recover reasonable attorneys' fees in bringing this action.
- 12. By virtue of the terms and conditions of the Mortgage, the Borrowers have agreed to pay reasonable attorneys' fees and costs that Plaintiff, its successors or assigns incur to collect the indebtedness secured by the Mortgage or to enforce the Plaintiff's rights thereunder, which fees and costs are secured by the lien of the Mortgage.

- 13. Defendants, JOHN DOE and JANE DOE, may claim an interest in the Property as tenants pursuant to a lease agreement, either written or oral or by virtue of their possession of the subject property. However, said interest is either invalid or subject, subordinate, and inferior to the lien of Plaintiff's Mortgage.
- 14. Defendant, VISTA LAGO HOMEOWNERS ASSOCIATION, INC., may claim an interest pursuant to its governing documents and/or §720.3085, F.S. However, said interest is either invalid or is subordinate and inferior to the lien of the Plaintiff's Mortgage.
- 15. In addition to all other named Defendants, the unknown spouses, heirs, devisees, grantees, assignees, creditors, trustees, successors in interest or other parties claiming an interest in the subject property by, through under or against any of said defendants, whether natural or corporate, who are not known to be alive or dead, dissolved or existing, are joined as Defendants herein. However, the claims of said parties are either invalid or subject, subordinate, and inferior to the lien interest of Plaintiff's Mortgage.
- 16. All conditions precedent to the enforcement of Plaintiff's right to acceleration of the Mortgage Note, foreclosure of the Mortgage and the maintenance of this action have been performed, have occurred, or have been waived.

#### DEMAND FOR RELIEF

WHEREFORE, Plaintiff hereby respectfully requests that the Court:

- (a) Take jurisdiction of the parties hereto and of the subject matter hereof;
- (b) Order that the lien of Plaintiff's Mortgage is a valid first lien on the Property and is superior to any lien of record;

- (c) Order an accounting of what is due Plaintiff as principal and interest on the Note, and costs, charges, expenses of this suit, including without limitation attorneys' fees, title search costs, and advancements which Plaintiff may be put to incur in this suit;
- (d) Order foreclosure of the Mortgage, and that all Defendants named herein, their estates, and all persons claiming under or against them since the filing of the Notice of Lis Pendens or subsequent to the Mortgage be barred and foreclosed.
- (e) Determine the amount due Plaintiff under the Note and Mortgage sued upon herein;
- (f) Order that if said sum due Plaintiff is not paid in full within the time set by this Court, the Property be sold by Order of this Court to satisfy Plaintiff's claims;
- (g) Order that if the proceeds from such court ordered sale are insufficient to pay Plaintiff's claim, then a deficiency judgment be entered for the remaining sum against all Defendants who have assumed personal liability for same and who have not received a discharge in bankruptcy;
- (h) Order that upon the entry of a Certificate of Title by this Court, the holder of the Certificate shall have immediate possession of the Property, who shall be responsible for condominium, homeowner association assessments or other charges in accordance with §§718.116 or 720.3085, Florida Statutes (2007), respectively;
- Order that a receiver be appointed of the Property and of the rents, issues, income and profits thereof, or in the alternative, order sequestration of rents, issues, income and profits pursuant to Section 697.07, Florida Statutes (2006);
- (j) Order that upon proof of the demand or refusal of any Defendant to vacate and surrender such possession, the clerk be directed to issue a writ of possession without further order of this Court;

- (k) Retain jurisdiction of this cause and the parties hereto to determine Plaintiff's entitlement to a deficiency judgment and the amount thereof; and
- (1) Grant Plaintiff such other and further relief as equity may deem just and proper.

TRIDUCTO A BLOCK OF COLORS ASSESS
<u>VERIFICATION OF COMPLAINT</u>
Under penalty of perjury, I declare that I have read the foregoing, and the facts alleged therein are true and correct to the best of my knowledge and relief.
State of: Pennsylvania County of: Montgomery  Print Name Authorized Officer  Title: Authorized Officer
The foregoing instrument was acknowledged before me this day of
Notary Public Patricia Nolan Haffman  Notary Public Patricia Nolan Haffman  NOTARIAL SEAL PATRICIA NOLAN HOFFMAN, Notary Public
Printed Name: Patricia Nolan Hoffman  Printed Name: My Commission Expires November 16, 2015  My commission expires: //-/5-/5
NOTICE UNDER FAIR DEBT COLLECTION PRACTICES ACT
PURSUANT TO SECTION 809 OF THE FAIR DEBT COLLECTION PRACTICES ACT, 15 U.S.C. §1692g, "A COMMUNICATION IN THE FORM OF A FORMAL PLEADING IN A CIVIL ACTION SHALL NOT BE TREATED AS AN INITIAL COMMUNICATION"
Respectfully submitted,
By: Jean C. Zabin Florida Bar # 418439 Pendergast & Morgan, P.A. Attorney for Plaintiff 6675 Corporate Parkway Ste 301 Jacksonville, FL 32216 Telephone: 678-534-3844 FAX: 678-240-3036
THE THE # 12-032/9

## EXHIBIT "B"

**NOTE** 

0602290045

#### EXHIBIT A

NOTE Florida 094-5719946-702 The state documentary tax due on this note has been paid on the mortgage securing this indeptedness. April 17th; 2009 Loss #: 2901503 [Dete] 5082 LUNA NEGRA DR OFILATIO, PL 32811, 1. PARTIES Borrower" means each person signing at the trail of this Note, and the person's successors and savigns. "Lander" means and its successors and assigns. 2. BORROWER'S PROMISE TO PAN INTEREST In return for a loan received good Lorder, Portrove One Hundred Fifty Five Abdreamy the No. promises to pay the principal sum of Twodred Seventy Five and no/100. to loan protects by Lender, at the rate of Five and one half.
%) per year year the full amount of principal but been paid. bercent ( 5.500 3. PROMISE TO PAY SECURED Borrown's promise to pay is secured by a martgage, deed of trust or similar security instrument that is deted the serve date as this Note and called the "Security Instrument." The Security Instrument protects the Lender from losses which might result if Boxcower definits under this Note. 4. Manner of payment (A) Time

Borrower shall make a payment of principal and interest to Lender on the first day of each worth beginning on June 1ut, 2008

Any principal and interest remaining on the first day of May 2039

will be due on that date, which is called the "Manucity Data."

(B) Place Fayment shall be made at 6230 ORCHARD LAKE ROAD BUITE 280, WEST RECOMPTEED, MI 48322 or at such place as Lender may designate in writing by notice to Barrower. by honce to scarcewer.

(C) Amount

Each monthly payment of principal and interest will be in the amount of U.S. 3

881.64

This amount will be part of a larger monthly payment required by the Security Instrument, that shall be applied to principal, interest and other Items in the order described in the Security Instrument.

PRA Florida Fixed Rate Note - 20/95
PR(FL) (0404).01 Amended 10/93
Val P Marianga Schillerm, No. (800)821-7281
Print 1 of 2

**REC**ORDED SLEUN

Return To: Birmingham Bencorp Mortgage 6230 Ozchard Lako Road STE 280 West Bloomfield, MI 46322

248-737-2929

This document was prepared by: Janna Pary 6230 ORCHARD LAKE ROAD WEST BLOOMFIELD, MI 48322 248-737-2929

MORTGAGE

PHA CINO NO. 094-5719948-703

State of Florida R4 3200844 CL# 3166746

MIN 100090900000077446

THIS MORTGAGE ("Security Instrument") is given on April 17th, 2009
The Mortgagor is DERRICK LYTLE, A Married Men and LAXSYSHA LYTLE, His Wife

, whose eddress is

9082 LUNA MEGRA DRIVE, ORLANDO, FL. 32811

("Borrower"). This Security Instrument is given to Mortgage Blectronic Registration Systems, Inc. ("MERS"), (solely as nomined for Lender, as heromater defined, and Lender's successors and assigns), as mortgaged. MIRS is organized and existing under the laws of Delaware, and has an address and telephone number of P.O. Box 2026, Flint, MI 48501-2026, tel. (888) 679-MERS.

BIRMINGERM BANCORP MORTGAGE CORPORATION

BIRMINGHAM BANCORP MORTGAGE CIMEDIANALA ("Lender") is organized and existing under the laws of THE STATE OF MICHIGAN , and has an address of 6230 ORCHARD LAKE ROAD SUITE 280, WEST BLOOMFARID, MI 46922.

BORROWS OWN LENDER the principal sum of

One Hundred Fifty Five Thousand Two Hundred Seventy Five and no/100. . Dollars (U.S. \$ 158,275.00

This debt is evidenced by Boxtower's note dated the same date as this Security Instrument ("Note"), which provides This debt is evidenced by Rograwser's note detect the same date as this Security instrument ("Note"), which provides for monthly payments, with the full debt, if not paid carlier, the and payable on May 1et., 2039

This Security Instrument secures to Lunder: (a) the repayment of the debt evidenced by the Note, with interest, and all resewals, extensions and modifications of the Note; (b) the payment of all other sums, with interest, advanced under paragraph 7 to protect the security of this Security Instrument; and (c) the performance of Borrower's covangers and agreements under this Security Instrument and the Note. For this purpose, Borrower does becarby markage, grant and convey to MERS (solely as nominee for Lender and Lender's successors and assigns) and to the

VIIA Tlorida Mertgage with MERS - 4/96 

successors and assigns of MERS, the following described property located in

Orange

LAND SITUATED IN THE COUNTY OF GRANGE, STATE OF FLORIDA AND DESCRIBED AS FOLLOWS:

SEE ATTACMMENT FOR LEGAL DESCRIPTION

Parcel ID Number: 31-22-29-8942-01-350 which has the address of

ORLANDO

5082 LUNA NEGRA DR [Chy], Florida 32811

[Zip Code) ("Property Address");

ORLANDO [City], Florida 32811 [Zip Code) ("Property Address");

TOCHTHER WITH all the improvements now or hereafter erected on the property, and all easements, appartanences and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the faregoing is referred to in this Security Instrument as the "Property." Socrower understands and agrees that MERS holds only legal title to the interests granted by Borrower in this security Instrument, but, if necessary to comply with law or custom, MERS, (as nominee for Lender and Lender's successors and assigns), has the right to exercise any or all of those interests, including, but not limited to, the right to forestose and sell the Property; and to take any action required of Lender including, but not limited to, releasing or custoffing this Socurity Instrument.

BORROWER COVENANTS that Borrower is inwfully selzed of the state hereby conveyed and has the right to mortgage, grant and convey the Property and that the Respecty is uncommitted, except for encumbrances of record.

BORROWER COVENANTS that Borrower is inwfully selzed of the state hereby conveyed and has the right to mortgage, grant and convey the Property and that the Respecty is uncommitted, except for encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform coverages for patients use and non-uniform coverage with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

Borrower and Lender coverant and agree as follows:

UNIFORM COVENANTS.

UNIFORM COVENANTS.

UNIFORM COVENANTS.

1. Payment of Principal, Interest and Late Charge. Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and late charges the under the Note.

2. Monthly Payment of Texes, Insurance and Other Charges. Borrower shall include in each monthly payment, together with the principal and interest as set forth in the Note and any late charges, a sum for (a) taxes and special assessments levind or to be levind against the Property. (b) less shold payments or ground rents on the Property, and (c) involunity for insurance required index paragraph 4. In any year in which the Lender must pay a mortgage insurance premium to the Secretary of Housing and Urban Development ("Secretary"), or is any year in shall size include either. (i) a stan for the abunal mortgage insurance premium to be paid by Lender to the Secretary, or (ii) a monthly charge instead of a mortgage insurance premium if this Secretary Instrument is held by the Secretary, in a reasonable amount to be determined by the Secretary. Except for the country charge by the Secretary, these items are called "Escretary" and the sums paid to Lender are called "Escretary Funds."

**₹₹₩(PL)** (0304),01

Lender may, at any time, collect and hold smouth for Estrow Rems in an aggregate amount not to exceed the maximum amount that may be required for Bottower's encrow account under the Real Estate Settlement Procedures Act of 1974, 12 U.S.C. Section 2601 at seq. and implementing regulations, 24 CFR Part 3500, as they may be amounted from time to time ("RESPA"), except that the cushion or reserve parmitted by RESPA for unanticipated disbusiements or disbursements before the Botrower's payments are available in the account may not be based on amounts due for the integrate insurance premium.

If the smouths held by Lender for Basrow Rems exceed the amounts permitted to be held by RESPA, Lender shall account to Botrower for the excess funds as required by RESPA. If the amounts of funds hold by Lender at any time are not sufficient to pay the Escrow Rems when due, Lender may notify the Botrower and require Botrower to make up the shortage as permitted by RESPA.

time are not sufficient to pay the Escrow Rems when due, Londer may notify the Borrower and require Borrower to make up the shortage as permitted by RESPA.

The Escrow Funds are pledged as additional security for all sums secured by this Security Instrument. If Borrower tenders to Londer the full payment of all such sums, Borrower's account shall be credited with the balance remaining for all installment Items (a), (b), and (c) and any mortgage insurance promium installment that Lender has not become obligated to pay to the Secretary, and Lender shall promptly refund any excess funds to Borrower's mediately prior to a foreclosure sale of the Property or its acquisition by Lender, Borrower's account shall be credited with any balance remaining for all installments for items (a), (b), and (c).

3. Application of Psychests. All psyments under paragraphs 1 and 2 shall be applied by Lender as follows:

Eigst, to the mortgage insurance premium to be paid by Londer to the Secretary or to the monthly charge by the Secretary instead of the monthly mortgage insurance premium;

republic to any uncer, special assessments, lessehold pays name premiums, as required; Third, to interest due under the Note; Enutit, to amortization of the principal of the Note; and Fifth, to late charges due under the Note.

Entitit, to amottization of the principal of the Note, and Hifth to late charges the under the Note.

4. Fire, Ripod and Other Hazard Insurance. Bovrower shall insure all improvements on the Property, whether now in existence or subsequently erected, against any hazards, assualties, and contingencies, including fire, for which Lender requires insurance. This insurance shall be maintained in the amounts and for the poxiods that Lender requires. Becrower shall also insue all improvements on the Property, whether now in existence or subsequently creeted, against loss by floods to the extent required by the Secretary. All insurance shall be carried with companies approved by Lender. The insurance policies and any removals shall be held by Lender and limited loss payable clauses in favor of, and in a form acceptable to, Lender immediate notice by mail. Lender may make proof of loss if not made promptly by Borrower. Each insurance company concerned is hereby sutherized and directed to make payment for such loss directly to Lender, instead of to Borrower and to Lender jointly. All or any part of the insurance proceeds may be applied by Lender, as its option, either (a) to the reduction of the indebtedness under the Note and this Security Instrument, first to any delinquent amounts applied in the order in paragraph 2, and then to propayment of principal, or (b) to the restoration or repair of the thangaged Property. Any application of the proceeds to the change the amount of such payments due date of the mouthly payments which are referred to pay all customeding indebtedness under the Note and this Security Instrument and to the entity legally entitled thereto.

In the event of foreclosure of this Security Instrument or other transfer of title to the Property that extinguishers the indebtedness, all right, Note and interest of Borrower in and to insurance policies in force shall pass to the

the indebtedness, all right, title and interest of Boxtower in and to insurance policies in force shall pass to the

4N (FL) (0205),05

5. Occupancy, Preservation, Maintenance and Protection of the Property; Borrower's Loan Application; Leashelds. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within sixty days that the execution of this Secturity Instrument (or within sixty days of a later sale or transfer of the Property) and shall continue to occupy the Property as Borrower's puncipal residence for at least one year after the date of occupancy, unless Leader debarmines that requirement will cause under hardship for Borrower, or unless externating circumstances cairs which are beyond Borrower's control. Borrower shall notify Londer of any externating circumstances. Borrower shall not commit wasto or deskey, damage or substantially change the Property in vector of abandoned or the loan is in default. Londer may take reasonable settion to protect and preserve such vannet or obsolved Property. Borrower shall also be in default if Borrower, during the loan application process, gave materially false or inaccurate information or sustancent to Leader (or failed to provide) Londer with any insterial contentuming Borrower's occupancy of the Property as a principal residence. If this Security Instrument is on a leasthold and fee title shall not be marged unless Leader agrees to the merger in writing.

6. Constantiation. The proceeds of any sward or claim for damages, direct or consequential, in connection with may condemnation or other taking of any part of the Property, or for conveyance in place of condemnation, are thereby assigned and shall be paid to Leader to the extent of the full amount of the indebtodness that rousins unpoid under the Note and this Security Instrument. Leader's shall apply such proceeds to the reduction of the indebtodness under the Note and this Security Instrument, first to any definence mounts applied in the content of such postgroup the due date of the monthly psyments, which are referred to in paragraph 2, or change the amount of such Security Instrument shall be paid to the early

Lender's interest in the Property, upon Lender's tenuest Bourows shall promptly fornish to Lender receipts evidencing these payments.

If Borrower fills to make these payments or the payments required by paragraph 2, or fails to perform any other covenants and agreements commined in this Security Instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in benirupacy, for condemnation or to enforce laws or regulations), then Lender may do and pay whatever is necessary to protect the value of the Property and Lender's rights in the Property, including payment of cases, hazard insurance and other items mentioned in paragraph. Any amounts distanced by Lender under this paragraph shall become an additional debt of Borrower and be rais, and at the option of Lender, shall be immediately due and psyable.

Borrower shall promptly discharge any lies which has priority over this Security Instrument indees Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender; (b) contests in good faith the lien by, or defineds spaints conforment of the lien in, legal proceedings which in the agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien. Borrower shall satisfy the lien or take one or more of the scions set forth above within 10 days of the giving of action.

-4N(FL)'(PROFLO)

Fees. Lender may collect fees and charges suthexized by the Secretary.

Grounds for Acceleration of Debt.

(ii) Begantz Lender may, except as limited by regulations issued by the Secretary, in the case of payment defaults, require immediate payment in full of all some secured by this Security Instrument in (i) Bospower defaults by failing to pay in full any monthly payment required by this Security Instrument prior to or on the due date of the next monthly payment, or

(ii) Bospower defaults by failing, for a period of fairty days, to perform any other obligations combined in this Security Instrument.

in this Security Instrument.

(b) Sale Without Credit Approval. Lender shall, if permitted by applicable law (including Section 341(d) of the Gara-St. Germain Depository Institutions Act of 1982, 12 U.S.C. 1701j-3(d)) and with the prior approval of the Security, require immediate payment in full of all sums secured by this Security Instrument if:

(i) All or part of the Property, or a beneficial interest in a trust owning all or part of the Property, is said or otherwise transferred (other than by devise or descent), and
(ii) The Property is not occupied by the purchaser or grantee as his or her principal residence, or the purchaser or grantee does so occupy the Property but his or her credit has not been approved in accordance with the requirements of the Secretary.
(c) No Waiver. If circumstances occur that would permit Lender to require immediane payment in full, but Lender does not require such payments, Lender does not wrive its rights with respect to subsequent events.
(d) Regulations of HUD Secretary. In many circumstances regulations issued by the Secretary will limit Lender's rights, in the case of payment defaults, to require immediate payment in full and forceloss if not paid. This Security Instrument does not subscieve acceleration or forcelosure is not permitted by regulations of the Secretary.

paid This Secretary.

(c) Mortgage Not Instrument does not suspense accordance or forecassing it not parameter by regularized of the Secretary.

(c) Mortgage Not Insurance Bourower agrees that if this Security Instrument and the Note are not determined to be sligible for insurance under the National Mousing Act within 60 days from the date bereof, Lender may, at its option, require immediate payment in full of all sums accured by this Security Instrument. A written statement of any authorized agent of the Secretary dated subsequent to 60 days from the date bereof, declining to jumps this Security Instrument and the Note, shell be deemed conclusive proof of such ineligibility. Notwithstanding the foregoing, this option may not be exercised by Lender when the unavailability of insurance is solely due to Lender's failure to remit a mortgage insurance premium to the Secretary.

Secretary.

10. Refusitational. Homewor has a right to be rejustated if Londer has required immediate payment in full bacture of Borrower's failure to pay an amount due under the Note or this Security Instrument. This right applies even after forcelosure proceedings are instinuted. To reinstate the Security Instrument, Borrower shall tender in a lump sum all amounts required to bring Borrower's account current including, to the extent they are obligations of Borrower under this Security Instrument, Recelosure costs and reasonable and customery attentions of Borrower, this Security Instrument and the obligations what it secures shall separin in effect as if Lender had not required inmediate payment in full. However, Lender is not required to permit reinstatement if: (i) Lender has accepted reinstatement after the commencement of forcelosure proceeding, within two years immediately preceding the commencement of a current forcelosure proceeding, (ii) reinstatement will proclude forcelosure on different grounds in the fahre, or (iii) reinstatement will adversely affect the priority of the lien created by this Security Instrument.

EN(FL) (CROSEND

11. Borrower Not Released; Forbearance By Londer Not a Waiver. Extension of the time of payment or modification of amortization of the sums secured by this Security Instrument granted by Londer to any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Borrower's successor in interest of Portower shall not operate to release the intollity of the original Portower or Horrower's successor in interest or refuse to extend time for payment or otherwise modify smortization of the sums secured by this Security Instrument by reason of any demand made by the original Portower or Bottower's successor in interest. Any forbestsnee by Londet in courcising say right or remedy shall not be a waiver of or preclude the exercise of say right or remedy.

12. Successors and Accions Records Just and Several Liebbles Co. Stream The comments and consequents.

any right or remedy shall not be a waiver of or precised the exercise of any right or remeny.

12. Successors and Assigns Bound; Joint and Several Liability; Co-Signars. The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 9(b). Borrower's covenants and agreements shall be joint and several. Any Borrower who co-signs this Security Instrument but does not execute the Note: (a) is co-signing this Security Instrument copy to morrigage, grant and convey that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not executed by this Security Instrument and (c) across that Lender and any is not personally chligated to pay the same secured by this Security Instrument; and (c) agrees that Lender and any color may agree to extend, modify, Sofbear or make any accommodations with regard to the terms of this

other Betrower may agree to extend, modify, forbear or make any accommodations with regard to the terms or must Scenity Instrument or the Note without that Betrower's consent.

13. Notices. Any notice to Becrower provided for in this Security Instrument shall be given by delivering it or by stating it by first class mail unless applicable law requires use of snother method. The notice shall be directed to the Property Address or any other address Betrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address shall be deemed to have been given to Betrower or Lender when the provided in this Security Instrument shall be deemed to have been given to Betrower or Lender when

Any notice provided for in this Security Instrument shall be deemed to mave been given as provided in this paragraph.

14. Governing Law; Severability. This Security Instrument shall be governed by Federal law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be saverable.

12. Bassarana Canu. Borrower shall be given one conformed copy of the Note and of this Security

15. Berrower's Copy. Berrower shall be given one conformed copy of the Note and of this Security

Instrument

16. Hazardous Substances. Bottowar shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Bottowar shall not do, nor allow anyone class to do, anything affecting the Property that is in violation of any Hazardous The proceeding two sentences shall not apply to the property that is in violation of any Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property.

Bottower shall promptly give Lender written notice of any inventigation, claim, domaind, laward or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Bottower has actual knowledge. If Bottower learns, or is notified by any governmental or regulatory authority, that any removal or other roundiation of any Hazardous Substances affecting the Property is inclusing, Bottower shall promptly nice all necessary roundial actions in anon-three with Environmental Law.

As used in this paragraph 16, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, keraseae, office flaminable or toxic parallelization products, materials. As used in this paragraph 16, "Ravironmental Law" means federal laws and have of the jurisdiction where the Property is located that relate to health, safety or environmental protection.

4N(FL) (0308).01

NON-INIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

17. Assignment of Rents. Borrower unconditionally assigns and transfers to Lender all the routs and revenues. 17. Assignment of Rents. Borrower unconditionally assigns and transfers to Leader all the rents and revenues of the Exoperty. Borrower sufficient Leader or Leader's agents to collect the rents and revenues and hereby directs each transit of the Property to pay the rents to Leader's agents. However, prior to Leader's notice to Borrower's breach of any covenant or agreement in the Security Instrument, Borrower shall collect and receive all tents and revenues of the Property as trustee for the benefit of Leader and Borrower. This assignment of rents constitutes an absolute assignment and not an assignment for additional security only.

If Leader gives notice of breach to Borrower: (a) all tents received by Borrower shall be held by Borrower as trustee for benefit of Leader only, to be applied to the same secured by the Security Instrument, (b) Leader shall be entitled to collect and receive all of the rents of the Property; and (c) each tenant of the Property shall pay all rents that and tappaid to Leader or Leader's agent on Leader's western demand to the tenant.

Borrower has not executed any prior assignment of the rents and has not and will not perform any set that would prevent Leader from executed any prior assignment of the rents and has not and will not perform any set that would prevent Leader from executions in aging under this paragraph 17.

Leader shall not be required to enter upon, take control of or maintain, the Property before or after giving potice

Lender shall not be required to enter upon, take control of or maintain the Property before or after giving notice of breach to Borrower. However, Lender or a judicially appointed receiver may do so at any time there is a breach. Any application of rents shall not cure or weive any default or invalidate any other right or remady of Lender. This assignment of sents of the Property shall terminate when the debt secured by the Security Instrument is paid in full.

18. Forcelosure Procedure. It Lender requires immediate payment in full under paragraph 9, Lender may forcedure this Security Instrument by judicial proceeding. Lender shall be extitled to collect all expenses incurred in pursuing the remedies in this paragraph 18, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

If the Lander's interest in this Security Instrument is held by the Secretary and the Secretary requires

He Lender's interest in this Security Instrument is held by the Secretary and the Secretary requires immediate payment in full under Paragraph 9, the Secretary may invoke the nonjudicial power of sale provided in the Single Family Mortgage Foreclosure Act of 1994 ("Act") (12 U.S.C. 375i et eq.) by requesting a foreclosure commissioner designated under the Act to commence foreclosure and to sell the Property as provided in the Act. Nothing in the presenting sentence shall deprive the Secretary of any rights ofherwise svallable to a Lender under this Faragraph 18 or applicable law.

19. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security

Institution without charge to Borrower. Borrower shall pay say recordation costs.

20. Astorneys' Fees. As used in this Security Instrument and the Note, "stromeys' fees" shall include any

attorneys' fees awarded by an appollate court.

21. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together 50 In it

the country institutions, the covers	anto of each much rider shall be in	a beaus lieds fans coin beostroepoor
applement the covenants and agreements agument. [Check applicable box(ss)].	or one secmich mannivent as at 51	to rider(s) were a part of this Secur
Condominium Rider	Growing Equity Rider Graduated Paymont Rider	Da Other (specify) Lega

4M(FL) (0508).01

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2 Papas		DERRICK LYTLE	kfitte	7 (\$co
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	———(Scal)			(So
			•	«Водо
	-Rarawa			(\$e -Borror
	- * Agree week was some	- Marin Street on Administration		
	in Annual Cons	•		

STATE OF FLORIDA, Orange

The foregoing instrument was acknowledged before me this April 17th, 2009 DERRICK LYTLE, A Married Man and LAXEVSHA LYTLE, His Wife

Ъу

who is personally known to me or who has produced Drivers license as identification.

R PAPPAS Commission #DD558045 My Commission Expires May 30, 2010

4N(FL) (0308h6)

#### EXHIBITA - LEGAL DESCRIPTION

Tex ID Number(s): 31-22-29-8942-01-350

Land situated in the County of Orange in the State of FL

ALL THAT CERTAIN LAND SITUATE IN ORANGE COUNTY, STATE OF FLORIDA, VIZ:

LOT 135, VISTA LAGO PHASE 2, ACCORDING TO THE PLAT THEREOF, AS RECORDED IN PLAT BOOK 50, PAGES 116 THROUGH 118, INCLUSIVE, OF THE PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA.

Commonly known as: 5082 Luna Negra Dr. Orlando, FL 32811

Page 7 of 9

13 m

## EXHIBIT "C"

## WARRANTY DEED

DOC# 20080585095 B: 9767 P: 1690 09/26/2008 10:59 AM Page 1 of 1 Doc Type: D Rec Fee: \$10.00 Deed Doc Tax: \$1,085.00 Mortgage Doc Tax: \$0.00 Intangible Tax: \$0.00 Martha O. Haynis, Comptroller Orange County, FL Rei To: SIMPLIFILE LC

This Instrument Prepared by & return to:

Name:

Faith Greenherg, an employee of

Adaress:

The Closing Agent, Inc. II North Summerlin Avenue Orlando, FL 32801

File No. PT08-03-54DH

Parcel I.D. #: 312229894201350

SPACE ABOVE THIS LINE FOR PROCESSING DATA

SPACE ABOVE THIS LINE FOR RECORDING DATA

#### THIS WARRANTY DEED Made the 23rd day of September, A.D. 2008, by JAIRO SERNA and

MONICA ARBELAEZ, husband and wife, hereinafter called the grantors, to DERRICK LYTLE and LAKEYSHA

LYTLE.

husband

and

whose

office

address

L.S.

P.O. Box 5163, Winter Park, FL 32793

hereinofter called the grantees:

post

(Wherever used herein the terms "granters" and "grantees" include all the parties to this instrument, singular and phoral, the hairs, legal representatives and assigns of individuals, and the successors and assigns of corp wherever the context to eximits or requires.)

Witnesseth: That the grantors, for and in consideration of the sum of \$10.00 and other valuable consideration, receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, alten, remise, release, convey and confirm unto the grantees all that certain land situate in Orange County, State of Florida, viz:

Lot 135, Vista Lago Phase 2, according to the plat thereof, as recorded in Plat Book 50, Pages 115 through 118, inclusive, of the Public Records of Orange County, Floride.

#### SUBJECT TO TAXES FOR THE YEAR 2008 AND SUBSEQUENT YEARS, RESTRICTIONS, RESERVATIONS, COVENANTS AND EASEMENTS OF RECORD, IF ANY.

Together with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

To Have and to Hold the same in fee simple forever.

And the grantors hereby covenant with said grantees that they are lawfully selzed of said land in fee simple; that they have good right and lawful authority to sell and convey said land, and hereby fully warrant the title to said land and will defend the same against the lawful claims of all persons whomspever, and that said land is free of all encumbrances, except toxes accruing subsequent to December 31, 2008.

In Witness Whereof, the said grantors have signed and sealed these presents, the day and year first above written.

Signed, sealed and delivered in the presence of:

Witness Signapa

Printed Name

tauto

Printed Name

Jairo Serna Address;

10110 Willow Grove Ct, Orlando FL 32825

Monica Arbelaez

Address

10110 Willow Grove Ct, Orlando FL 32825

STATE OF FLORIDA COUNTY OF ORANGE

The foregoing instrument was acknowledged before me this 23rd day of September, 2008, by Jairo Serna, Monica Asbelaez, who are known to me or who have produced File Willy 100 U.S. Cas Identification

Faith J. Greenberg Commission # DD518984 Expires Pebruary 15, 2010

Signature of Notary My commission expires

### EXHIBIT "D"

# CORRECTIVE ASSIGNMENT OF MORTGAGE

This instrument prepared by and returned to: Pendergast & Morgan, P.A./Clive N. Morgan 5675 Corporate Center Pkwy, Ste 301 Jacksonville, FL 32216 Talesphore Number: 904-508-0777 FAX: 904-296-2669 File No. 12-03279



#### CORRECTIVE ASSIGNMENT OF MORTGAGE

For and in consideration of the sum of ten dollars and other valuable consideration in hand this day paid, the receipt of which is hereby acknowledged, Mortgage Electronic Registration Systems, Inc. as Nominee for BIRMINGHAM BANCORP MORTGAGE CORPORATION, its successors and/or assigns, hereinafter "Assignor", whose address is 1901 E. Voorhees Street, Suite C, Danville, IL. 61834, does hereby grant, bargain, sell, assign, transfer and set over unto GMAC MORTGAGE, LLC, hereinafter "Assignee", whose address is C/O GMAC Mortgage, LLC, 1100 Virginia Drive, Ft. Washington, PA 19034, that certain mortgage more specifically identified as follows, together with any re-recordings of said mortgage:

Original Mortgagors: DERRICK LYTLE, A Married Man and LAKEYSHA LYTLE, His Wife Date of Mortgage: 4/17/2009

Mortgage Recording Date: 4/27/2009

O.R. Buck: 9863, Page 5648, of the Public Records of Orange County, Florida
Clerk File #:20090238933

MIN # 100090900000077446; MERS Telephone #: (888)679-6377

This Corrective Assignment of Mortgage is being executed to confirm and ratify the Assignment of Mortgage recorded 04/29/2010 in Instrument No 20100241576 of the Public Records of Orange County, Florida.

Together with all of the undersigned's right, title, and interest in and to the said Mortgage, the property therein described and the indebtedness thereby secured.

To have and to hold the same unto said Assignee, its successors and assigns.

Witness Three Archive Land Country of April 2012.

Mortgage Electronic Registration Systems, Inc. as Nominee for BIRMINGHAM BANCORP MORTGAGE CORPORATION, its successors and/or assigns.

Print Name: Katalog Involved Title: Vice President

State of:

County of:

Mortgomery

Mortgage Electronic Registration Systems, Inc. as Nominee for BIRMINGHAM BANCORP MORTGAGE CORPORATION, its successors and/or assigns.

GMAC Confidential - this document and information contained is confidential/privileged and proprietary.

This instrument prepared by and returned to: Pendergast & Morgan, P.A./Clive N. Morgan 6675 Corporate Center Pkwy, Ste 301 Jacksonville, FL 32216 Telephone Number: 904-508-0777 FAX: 904-296-2669 File No. 12-03279



#### CORRECTIVE ASSIGNMENT OF MORTGAGE

For and in consideration of the sum of ten dollars and other valuable consideration in hand this day paid, the receipt of which is hereby acknowledged, Mertgage Electronic Registration Systems, Inc. as Nominee for BIRMINGHAM BANCORP MORTGAGE CORPORATION, its successors and/or assigns, hereinafter "Assignor", whose address is 1901 E. Voorhees Street, Suite C, Darrville, IL 61834, does hereby grant, bargain, sell, assign, transfer and set over unto GMAC MORTGAGE, LLC, forceinafter "Assignee", whose address is C/O GMAC Mortgage, LLC, 1100 Virginia Drive, Ft. Washington, PA 19034, that certain mortgage more specifically identified as follows, together with any re-recordings of sald mortgage:

Original Mortgagors: DERRICK LYTLE, A Married Man and LAKEYSHA LYTLE, His Wife Date of Mortgage: 4/17/2009

Mortgage Recording Date: 4/27/2009

O.R. Book: 9863, Page 5648, of the Public Records of Orange County, Florida Clark File #:20090238933

MIN # 100090900000077446; MERS Telephone #: (888)679-6377

To have and to hold the same unto said Assignee, its successors and assigns.

This Corrective Assignment of Mortgage is being executed to confirm and ratify the Assignment of Mortgage recorded 04/29/2010 in Instrument No 20100241576 of the Public Records of Orange County, Florida.

Together with all of the undersigned's right, title, and interest in and to the said Mortgage, the property therein described and the indebtedness thereby secured.

Mortgage Electronic Registration Systems, Inc. as Nominee for BIRMINGHAM BANCORP MORTGAGE CORPORATION. its successors and/or estions By: Print Name: \_\_\_\_\_\_ Vice President Pennsylvanja State of: Montgomery County of: regoing instrument was acknowledged before me this Vice President of Mortgage Electronic Registration Systems, Inc. as Nominee for BIRMINGHAM BANCORP MORTGAGE CORPORATION, its successors and/or assigns, on behalf of the corporation who is either [X] personally as identification. (Seal) Printed Name: Mary Jo McDermott

GMAC Confidential - this document and information contained is confidential/privileged and proprietary.

## EXHIBIT "E"

## ASSIGNMENT OF MORTGAGE

DOCH 20100241576 B: 10036 P: 6531 04/29/2010 10:58:24 AM Page 1 of 1 Bec Fee: \$10.80 Deed Doc Tax: \$0.80 Intengible 18x: \$5.80 Bortongs Stamp: \$0.80 Bortongs Stamp: \$0.80 Bortong Charles Comptroller Deenge Court ovid D J STERN 

MIN: 100090900000077448

MERS PHONE NUMBER; 1-888-679-6377

#### ASSIGNMENT OF MORTGAGE

#### KNOW ALL MEN BY THESE PRESENTS:

THAT MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., as nomines for BIRMINGHAM BANCORP

Residing or located at c/o GMAC MORTGAGE, LLC, 1100 VIRGINIA DRIVE FT. WASHINGTON, PA 19034, herein designated as the assignor, for and in consideration of the sum of \$1.00 Dollar and other good and valuable consideration, the receipt of which is hereby scknowlodged, does hereby grant, bergein, sell, assign, transfer and set over unto GMAC MORTGAGE, LLC residing or located at: 1100 VIRGINIA DRIVE FT. WASHINGTON, PA 19034 herein designated as the assignee, the mortgage executed by DERRICK LYTLE, A MARRIED MAN AND LAKEYSHALYTLE, HIS WIFE recorded in ORANGE County, Florida at book 9863 and page 5648 encumbering the property more particularly described as follows:

LOT 135, VISTA LAGO PHASE 2, ACCORDING TO THE PLAT THEREOF, AS RECORDED IN PLAT BOOK 50, PAGES 115 THROUGH 118, INCLUSIVE, OF THE PUBLIC RECORDS OF GRANGE COUNTY, FLORIDA.

together with the note and each and every other obligation described in said mortgage and the money due and to become due thereon

TO HAVE AND TO HOLD the same unto the said assignee forever, but without recourse on the undersigned.

In Witness Whereof, the said Assignor has hereunto set his hand and seal or gaused these prosents to be signed by its proper corporate difficers and its corporate seal to be horsto affixed , this day of 100 2010, but effective as of the 15th day of February, 2010.

PRINT NAME

MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., BB nominee for BIRMINGHAM BANCORP MORTGAGE CORPORATION GORPORATE SEAL)

> Jeffrey Stephan Vice President

ATTEST: WITNESS:

Print Name: du/a. Cyra

7 STATE OF COUNTY OF AND A COME

PERSONALLY APPEARED BEFORE ME, the undersigned authority in end for the aforesaid county and state, on the first stephant of APO 2010, within my jurisdiction, the within named who is parsonally known to me and who acknowledged to me that (s) he is and that for end on behalf of MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., as nominee for BIRMINGHAM BANCORP MORTGAGE CORPORATION, and as its ast and deed (s) he executed the above and foregoing instrument, after first having been duly authorized by MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., as nominee for BIRMINGHAM BANCORP MORTGAGE CORPORATION, to do so.

WITNESS my hand and official seal in the County and State last aforesaid this  $\underline{(a)}$  day of  $\underline{\ }$ 2010.

NOTARY PUBLIC

COMMONWEALTH OF PENNSYLVANIA Nobeles Seel
Heather Refinant, Nobele Public
Upper Outsin Two, Hostophanny Count
My Commission Replic Sept. 9, 2013
ember, Parasy-Arania Association of Nobele

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04/20/2010 10:50:24 PM Page 1 of 1
Rec Fac: 10:00
Deed Doc Tax: 30:00
Intemplate Tax: 50:00
Fortgage Stamp; 30:00
Fortgage County; 30:00
Fortgage Cou

Prepared by: CAVID J. STERN, EBQ.
Record 4Reham for: 900 South Plans Inland Road Swite 400 Fundation, FL 38354-3720 104985 (GMAP)
MIN: 1000809000000077446

MERS PHONE NUMBER: 1-888-678-6377

#### ASSIGNMENT OF MORTGAGE

#### KNOW ALL MEN BY THESE PRESENTS:

THAT MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., 88 nomines for BIRMINGHAM BANCORP MORTGAGE CORPORATION

Residing or located at the designer, for and in consideration of the sum of \$1.00 Deliler and other good and valuable consideration, the receipt of which is hereby acknowledged, does hereby grant, bargain, sell, assign, transfer and set ever unto GMAC MORTGAGE, LLC residing or located at: 1100 VIRGINIA DRIVE FT, WASHINGTON, PA 19034 herein designated as the assignee, the mortgage executed by DERRICK LYTLE, A MARRIED MAN AND LAKEYSHALYTLE, HIS WIFE recorded in ORANGE County, Fiorida at book 9863 and page 5648 encumbering the property more particularly described as follows:

LOT 135, VISTA LAGO PHASE 2, ACCORDING TO THE PLAT THEREOF, AS RECORDED IN PLAT BOOK 50, PAGES 115 THROUGH 118, INCLUSIVE, OF THE PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA.

together with the note and each and every other obligation described in said mortgage and the money due and to become due thereon

TO HAVE AND TO HOLD the same unto the said assignee forever, but without recourse on the undersigned.

MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., 35 nomines for Birmingham Bancorp Mortgage Corporation

(GORPORATION

(GORPORATE SEAL)

ATTEST:
WITNESS:
Print Name: GUA DOPP

STATE OF COUNTY OF MANAGEMENT BEFORE ME, the undersigned authority in and for the aforesaki county and state, 2010, within the undersigned to the within remaining the county and state.

PERSONALLY APPEARED BEFORE ME, the undersigned authority in end for the aforesaid county and state, on the state, one that (s) he is state, or the state of the state

WITNESS my hand and official seal in the County and State last aforeasid this (a day of 1447) 1 2010.

NOTARY PUBLIC

COMMONWEALTH OF PENINSYLVANIA

Motariel Seel

Heather Reinhert, Notary Public

Upper Outlin Trup., Hortgornery County

Rey Continustion Sughts Sept. 9, 2013

Member: Promonumia Aurocation of Neuralise